

Commenter	Document Type		safe, affordable, & effective tool
Comment submitted by Stephen D. Nelson, President, Nebraska Farm Bureau (NEFB)	PUBLIC SUBMISSIONS	Unique comment atz concentrations in groundwater are below the limit, with only one sample above the reporting limit ever	
Comment submitted by Dan Atkisson, Chairman and Tim Lust, Chief Executive Officer, National Sorghum Producers (NSP)	PUBLIC SUBMISSIONS		
Anonymous public comment Comment submitted by Jed Bower, President, and Tadd Nicholson, Executive Director, Ohio Corn & Wheat Growers Association	PUBLIC SUBMISSIONS	concerns abot the LH surge endpoint not being protective enough	
	PUBLIC SUBMISSIONS	Form comment	
Comment submitted by Jordan Shearer, Executive Director, Oklahoma Sorghum Association (OSA)	PUBLIC SUBMISSIONS	integrated weed management is integral to sorghum BMPs, need atz as an option; triazines combat rise of resistant weeds; further restrictions are unwarranted	x
Comment submitted by Wayne Cleveland, Executive Director, Texas Grain Sorghum Association (TGSA)	PUBLIC SUBMISSIONS		x
Comment submitted by J. Miller	PUBLIC SUBMISSIONS		x
Comment submitted by Cheryl yn Moore, Regulatory Affairs, Syngenta Crop Protection, LLC	PUBLIC SUBMISSIONS	Specific comments on HHRA and water monitoring info; also a specific section on atrazine (attachment 2a)	
Comment submitted by Lynn E. Chrisp, President, National Corn Growers Association (NCGA)	PUBLIC SUBMISSIONS		
Comment submitted by Lauren Williams, Associate Director, National Affairs, New York Farm Bureau (NYFB)	PUBLIC SUBMISSIONS		

Endocrine Disrupting Effects ban atrazine	EPA should consider aggregate effects for farmworkers	Responding	Document ID	Rec'd Date
		Division		
		PRD	EPA-HQ-OPP-2013-0266-1248	12/3/2018
		PRD	EPA-HQ-OPP-2013-0266-1241	11/23/2018
		HED	EPA-HQ-OPP-2013-0266-1207	11/23/2018
		PRD	EPA-HQ-OPP-2013-0266-1245	11/23/2018
		PRD	EPA-HQ-OPP-2013-0266-1244	11/23/2018
		PRD	EPA-HQ-OPP-2013-0266-1242	11/23/2018
		PRD	EPA-HQ-OPP-2013-0266-1206	11/23/2018
		HED, EFED	EPA-HQ-OPP-2013-0266-1246	11/23/2018
		PRD	EPA-HQ-OPP-2013-0266-1208	11/23/2018
		PRD	EPA-HQ-OPP-2013-0266-1240	11/23/2018

Document SubType

Company/Organization Comment

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<https://www.regulations.gov/document?D=EPA-HQ-OPP-2013-0266-1245>

<https://www.regulations.gov/document?D=EPA-HQ-OPP-2013-0266-1244>

<https://www.regulations.gov/document?D=EPA-HQ-OPP-2013-0266-1242>

<https://www.regulations.gov/document?D=EPA-HQ-OPP-2013-0266-1206>

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<https://www.regulations.gov/document?D=EPA-HQ-OPP-2013-0266-1208>

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That draft report erroneously and improperly estimated atrazine's LOC for fish, frogs and birds and aquatic communities

Comment submitted by Jesse McCurry, Executive Director, Kansas Grain Sorghum Producers Association (KGSPA)	PUBLIC SUBMISSIONS		
Comment submitted by Nathan Donley, PhD., Senior Scientist, Environmental Health Program, Center for Biological Diversity (CBD)	PUBLIC SUBMISSIONS	concerns about reduction in SFs; Unsupported Measures of Scientific Quality; Epidemiological Studies Are Systematically Ignored	
Comment submitted by Brian Thalmann, President, Minnesota Corn Growers Association (MCGA)	PUBLIC SUBMISSIONS		x
Comment submitted by Brian Breaux, Associate Commodity Director/Public Policy Coordinator, Louisiana Farm Bureau Federation, Inc.	PUBLIC SUBMISSIONS	Specific info about use and usage in LA; safe in europe; upset w LA modeling scenario "LA sugacane atrazine usage does not support SWCC; isssue w/ 100 PCT; lowered label rates would be an issue for resistance	x
Comment submitted by G. Baumgardner	PUBLIC SUBMISSIONS		x
Comment submitted by C. Lish	PUBLIC SUBMISSIONS		
Comment submitted by Stefanie Smallhouse, President, Arizona Farm Bureau Federation (AZFB)	PUBLIC SUBMISSIONS	support AFBF comment on eco RA	x
Comment submitted by M. Moreland	PUBLIC SUBMISSIONS	grower	
Comment submitted by G. Schneider	PUBLIC SUBMISSIONS	grower	
Comment submitted by J. Schutte	PUBLIC SUBMISSIONS	grower	x
Comment submitted by Carrie Apfel, Earthjustice et al.	PUBLIC SUBMISSIONS	EPA cannot rely on this assessment to determine that atz meets the standard for registration because: EPA ignored non- occupational exposures in workers; EPA relied on unsupported assumptions about use of personal protective equipment by workers; EPA failed to assess the risk of adverse effects such as heat-related illness associated with use of personal protective equipment under current and future climates; and, EPA failed to apply equally rigorous methods across its assessments of both dietary and occupational risks	
Comment submitted by R. Mackey	PUBLIC SUBMISSIONS	family farmer	x
Comment submitted by Bryan Searle, President, Idaho Farm Bureau Federation (IFBF)	PUBLIC SUBMISSIONS	refer to and support AFBF comment on eco RA	x

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<https://www.regulations.gov/document?D=EPA-HQ-OPP-2013-0266-1199>

<https://www.regulations.gov/document?D=EPA-HQ-OPP-2013-0266-1231>

Comment submitted by David Gibson, Executive Vice President, Texas Corn Producers Association (TCPA)	PUBLIC SUBMISSIONS		x
Comment submitted by Gary D. Marshall Chief Executive Officer Missouri Corn Growers Association (MCGA)	PUBLIC SUBMISSIONS		x
Comment submitted by Stefanie Smallhouse, President, Arizona Farm Bureau Federation (AFBF)	PUBLIC SUBMISSIONS	repeat of EPA-HQ-OPP-2013-0266-1232	
Comment submitted by Andrew D. Moore, Executive Director, National Agricultural Aviation Association (NAAA)	PUBLIC SUBMISSIONS	NAAA disagrees that the Tier 1 model in AgDRIFT and associated assumptions should be used to assess the risk of drift from aerial applications for Atrazine and Propazine.	
Comment submitted by J. Fischer	PUBLIC SUBMISSIONS	grower	x
Comment submitted by Ted Mottaz, President, Illinois Corn Growers Association	PUBLIC SUBMISSIONS		
Comment submitted by Blake Hurst, President, Missouri Farm Bureau	PUBLIC SUBMISSIONS		x
Comment submitted by M. Drewes	PUBLIC SUBMISSIONS	grower	x
Comment submitted by Rick Robinson, Environmental Policy Advisor, Iowa Farm Bureau Federation (IFBF)	PUBLIC SUBMISSIONS	atz is a key tool in nutrient reduction strategy; reducing phosphorus and nitrogen loss & improve surface water quality	x
Comment submitted by N. Hultgren	PUBLIC SUBMISSIONS	grower (template)	
Anonymous public comment	PUBLIC SUBMISSIONS	grower	x
Comment submitted by Carrie Apfel, Earthjustice et al.	PUBLIC SUBMISSIONS	substantively identical to an earlier submission but has been amended to include additional organizations: CATA - The Farmworkers Support Committee and UFW Foundation. This submission refers to the appendix and exhibits filed with the earlier submission, all of which are incorporated by reference.	
Comment submitted by Emily Marquez, PhD, Staff Scientist, Pesticide Action Network North America	PUBLIC SUBMISSIONS	1) EPA should consider aggregate effects for farmworkers; 2) EPA should incorporate issues w PPE into RA; 3) should consider inter-individuality when assessing effects on reproduction	
Comment submitted by Curt Methner, President, Iowa Corn Growers Association (ICGA)	PUBLIC SUBMISSIONS		x

PRD	EPA-HQ-OPP-2013-0266-1233	11/21/2018
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PRD	EPA-HQ-OPP-2013-0266-1235	11/21/2018
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PRD	EPA-HQ-OPP-2013-0266-1229	11/21/2018
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HED	EPA-HQ-OPP-2013-0266-1253	11/21/2018
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PRD	EPA-HQ-OPP-2013-0266-1204	11/21/2018
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PRD	EPA-HQ-OPP-2013-0266-1230	11/21/2018
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PRD	EPA-HQ-OPP-2013-0266-1236	11/21/2018
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PRD	EPA-HQ-OPP-2013-0266-1200	11/21/2018
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PRD	EPA-HQ-OPP-2013-0266-1228	11/21/2018
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PRD	EPA-HQ-OPP-2013-0266-1205	11/21/2018
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PRD	EPA-HQ-OPP-2013-0266-1197	11/21/2018
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PRD	EPA-HQ-OPP-2013-0266-1254	11/21/2018
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PRD	EPA-HQ-OPP-2013-0266-1227	11/21/2018
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<https://www.regulations.gov/document?D=EPA-HQ-OPP-2013-0266-1253>

<https://www.regulations.gov/document?D=EPA-HQ-OPP-2013-0266-1204>

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Comment submitted by J. Hull	PUBLIC SUBMISSIONS	grower	x
Comment submitted by Lauren Lurkins, Director, Natural and Environmental Resources, Illinois Farm Bureau (IFB)	PUBLIC SUBMISSIONS	key tool in the Illinois Nutrient Loss Reduction Strategy developed to reduce phosphorus and nitrogen loss and improve surface water quality	x
Comment submitted by Laura M. Knoth, Executive Director, Kentucky Corn Growers Association (KyCorn)	PUBLIC SUBMISSIONS		x
Comment submitted by Drew Graham, Executive Vice President, Kentucky Farm Bureau (KFB)	PUBLIC SUBMISSIONS		
Comment submitted by D. Friest	PUBLIC SUBMISSIONS	grower; Iowa Nutrient Reduction Strategy	x
Comment submitted by B. Hemesath	PUBLIC SUBMISSIONS	grower; Iowa Nutrient Reduction Strategy	x
Comment submitted by C. Mether	PUBLIC SUBMISSIONS	Iowa grower	x
Comment submitted by J. Greif	PUBLIC SUBMISSIONS	grower; Iowa Nutrient Reduction Strategy	x
Comment submitted by S. Payne	PUBLIC SUBMISSIONS		
Comment submitted by M. Scott	PUBLIC SUBMISSIONS		x
Comment submitted by Scott J. Dahlman, Policy Director, Oregonians for Food & Shelter (OFS)	PUBLIC SUBMISSIONS	important use for newly replanted forestland	
Comment submitted by B. Lehman	PUBLIC SUBMISSIONS		x
Anonymous public comment	PUBLIC SUBMISSIONS		
Comment submitted by Dwayne Moore, PhD, Project Manager, Intrinsik Ltd.	PUBLIC SUBMISSIONS	Technical review of HHRA	
Comment submitted by Troy Knecht, President, and Lisa Richardson, Executive Director, South Dakota Corn Growers Association	PUBLIC SUBMISSIONS		x
Comment submitted by Dale Moore, Executive Vice President, American Farm Bureau Federation (AFBF)	PUBLIC SUBMISSIONS	Trade relations impacting farmers	
Anonymous public comment	PUBLIC SUBMISSIONS	grower	x
Comment submitted by Randy E. Stookey, General Counsel, Kansas Grain and Feed Association (KGFA) and Kansas Agribusiness Retailers Association (KARA)	PUBLIC SUBMISSIONS		x
Comment submitted by W. E. Bond	PUBLIC SUBMISSIONS	"EPA is suggesting reduced rates"	
Anonymous public comment	PUBLIC SUBMISSIONS	grower	x
Anonymous public comment	PUBLIC SUBMISSIONS	grower	x

x

PRD	EPA-HQ-OPP-2013-0266-1202	11/21/2018
PRD	EPA-HQ-OPP-2013-0266-1225	11/21/2018
PRD	EPA-HQ-OPP-2013-0266-1226	11/21/2018
PRD	EPA-HQ-OPP-2013-0266-1234	11/21/2018
PRD	EPA-HQ-OPP-2013-0266-1218	11/20/2018
PRD	EPA-HQ-OPP-2013-0266-1219	11/20/2018
PRD	EPA-HQ-OPP-2013-0266-1220	11/20/2018
PRD	EPA-HQ-OPP-2013-0266-1221	11/20/2018
PRD	EPA-HQ-OPP-2013-0266-1223	11/20/2018
PRD	EPA-HQ-OPP-2013-0266-1195	11/20/2018
PRD	EPA-HQ-OPP-2013-0266-1222	11/20/2018
PRD	EPA-HQ-OPP-2013-0266-1194	11/20/2018
PRD	EPA-HQ-OPP-2013-0266-1196	11/20/2018
HED	EPA-HQ-OPP-2013-0266-1251	11/20/2018
PRD	EPA-HQ-OPP-2013-0266-1193	11/20/2018
PRD	EPA-HQ-OPP-2013-0266-1224	11/20/2018
PRD	EPA-HQ-OPP-2013-0266-1190	11/19/2018
PRD	EPA-HQ-OPP-2013-0266-1216	11/19/2018
PRD	EPA-HQ-OPP-2013-0266-1250	11/19/2018
PRD	EPA-HQ-OPP-2013-0266-1191	11/19/2018
PRD	EPA-HQ-OPP-2013-0266-1192	11/19/2018

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<https://www.regulations.gov/document?D=EPA-HQ-OPP-2013-0266-1192>

Comment submitted by Mark Biel, Chief Executive Officer, Chemical Industry Council of Illinois (CICI)	PUBLIC SUBMISSIONS	Chemical industry is 2nd largest manufacturing sector in the state	
Anonymous public comment	PUBLIC SUBMISSIONS	grower	x
Comment submitted by Jim Zook, Executive Director, Michigan Corn Growers Association (MCGA)	PUBLIC SUBMISSIONS		
Comment Greg Krissek, Chief Executive Officer, Kansas Corn Growers Association (KCGA)	PUBLIC SUBMISSIONS		x
Comment submitted by D. McNinch	PUBLIC SUBMISSIONS	grower west Kansas	x
Comment submitted by Ken McCauley, McCauley Farms	PUBLIC SUBMISSIONS	kansas grower	
Comment submitted by B. Hunnicutt	PUBLIC SUBMISSIONS	Nebraska grower	x
Comment submitted by Dan Wesely, Nebraska Corn Growers Association, and David Bruntz, Nebraska Corn Board	PUBLIC SUBMISSIONS		
Comment submitted by R. Koop	PUBLIC SUBMISSIONS	grower	
Comment submitted by C. Foltz	PUBLIC SUBMISSIONS	grower	
Anonymous public comment	PUBLIC SUBMISSIONS		x
Comment submitted by John Nikoloff, Partner and President, ERG Partners	PUBLIC SUBMISSIONS		
Anonymous public comment	PUBLIC SUBMISSIONS	ohio grower	x
Anonymous public comment	PUBLIC SUBMISSIONS		x
Comment submitted by Olga Naidenko, PhD, Senior Science Advisor for Children's Environmental Health, Environmental Working Group (EWG)	PUBLIC SUBMISSIONS	urges EPA to use human epidemiological data for the human health risk assessment of atrazine and related triazine herbicides; EPA should establish policies and regulations for reducing atrazine spikes in drinking water	
Anonymous public comment	PUBLIC SUBMISSIONS	grower	x
Anonymous public comment	PUBLIC SUBMISSIONS	grower	x
Anonymous public comment	PUBLIC SUBMISSIONS	grower	x
Comment submitted by S. King	PUBLIC SUBMISSIONS	grower	x
Anonymous public comment	PUBLIC SUBMISSIONS	grower	x
Comment submitted by Stephanie A. Whalen, Executive Director, Hawaii Agriculture Research Center (HARC)	PUBLIC SUBMISSIONS	believes EPA is recommending to reduce rate in the RA	x

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impacts to		
chemical industry	EPA-HQ-OPP-2013-0266-1217	11/19/2018
PRD	EPA-HQ-OPP-2013-0266-1189	11/17/2018
PRD	EPA-HQ-OPP-2013-0266-1214	11/16/2018
PRD	EPA-HQ-OPP-2013-0266-1215	11/16/2018
PRD	EPA-HQ-OPP-2013-0266-1186	11/16/2018
PRD	EPA-HQ-OPP-2013-0266-1188	11/16/2018
PRD	EPA-HQ-OPP-2013-0266-1183	11/16/2018
PRD	EPA-HQ-OPP-2013-0266-1182	11/16/2018
PRD	EPA-HQ-OPP-2013-0266-1185	11/16/2018
PRD	EPA-HQ-OPP-2013-0266-1187	11/16/2018
PRD	EPA-HQ-OPP-2013-0266-1184	11/16/2018
PRD	EPA-HQ-OPP-2013-0266-1213	11/16/2018
PRD	EPA-HQ-OPP-2013-0266-1181	11/15/2018
PRD	EPA-HQ-OPP-2013-0266-1180	11/15/2018
HED, PRD?	EPA-HQ-OPP-2013-0266-1249	11/14/2018
PRD	EPA-HQ-OPP-2013-0266-1178	11/14/2018
PRD	EPA-HQ-OPP-2013-0266-1179	11/14/2018
PRD	EPA-HQ-OPP-2013-0266-1176	11/13/2018
PRD	EPA-HQ-OPP-2013-0266-1175	11/13/2018
PRD	EPA-HQ-OPP-2013-0266-1177	11/13/2018
PRD	EPA-HQ-OPP-2013-0266-1212	11/12/2018

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<https://www.regulations.gov/document?D=EPA-HQ-OPP-2013-0266-1182>
<https://www.regulations.gov/document?D=EPA-HQ-OPP-2013-0266-1185>
<https://www.regulations.gov/document?D=EPA-HQ-OPP-2013-0266-1187>
<https://www.regulations.gov/document?D=EPA-HQ-OPP-2013-0266-1184>

<https://www.regulations.gov/document?D=EPA-HQ-OPP-2013-0266-1213>
<https://www.regulations.gov/document?D=EPA-HQ-OPP-2013-0266-1181>
<https://www.regulations.gov/document?D=EPA-HQ-OPP-2013-0266-1180>

<https://www.regulations.gov/document?D=EPA-HQ-OPP-2013-0266-1249>
<https://www.regulations.gov/document?D=EPA-HQ-OPP-2013-0266-1178>
<https://www.regulations.gov/document?D=EPA-HQ-OPP-2013-0266-1179>
<https://www.regulations.gov/document?D=EPA-HQ-OPP-2013-0266-1176>
<https://www.regulations.gov/document?D=EPA-HQ-OPP-2013-0266-1175>
<https://www.regulations.gov/document?D=EPA-HQ-OPP-2013-0266-1177>

<https://www.regulations.gov/document?D=EPA-HQ-OPP-2013-0266-1212>

		Benefits: excellent crop safety; broad range weed control including the control of weeds that have evolved resistance to other herbicide groups; applicability in minimum, no-till, and conventional tillage; and economy of use; refers EPA to October 2016 comment (ERA?); eager to work with EPA moving forward; drinking water modeling was screening level, overly conservative; USDA encourages EPA to conduct basic refinement of DW exposure before proposing mitigation for residential post app and non-occupational spray drift exposure	x
Comment submitted by Sheryl H. Kunickis, PhD, Director, Office of Pest Management Policy, United States Department of Agriculture (USDA)	PUBLIC SUBMISSIONS		
Anonymous public comment	PUBLIC SUBMISSIONS		
Comment submitted by Gary W. Van Sickle, Executive Director, California Specialty Crops Council (CSCC)	PUBLIC SUBMISSIONS	Comment about simazine and IPM	
Comment submitted by Beth Nelson, President, National Alfalfa & Forage Alliance (NAFA)	PUBLIC SUBMISSIONS	simazine comment	
Comment submitted by Cristita Verna S. Shipman, Ph.D., Regional WIPM Network Coordinator, Western IPM Center (Hawaii and Pacific Island Territories)	PUBLIC SUBMISSIONS	specific info on target weeds; use practices in Hawaii	
Anonymous public comment	PUBLIC SUBMISSIONS		
Comment submitted by Jack (no surname provided)	PUBLIC SUBMISSIONS	concerns with rat to human extrapolation	
Anonymous public comment	PUBLIC SUBMISSIONS		
Anonymous public comment	PUBLIC SUBMISSIONS	unrelated comment on renewable energy, paris climate accord	
Comment submitted by Gary D. Marshall, Chairman, Triazine Network	PUBLIC SUBMISSIONS	request to extend comment period	
Comment submitted by Doug Goehring Agriculture Commissioner, North Dakota Department of Agriculture (NDDA)	PUBLIC SUBMISSIONS	ND Surface Water Data	
Anonymous public comment	PUBLIC SUBMISSIONS	unrelated comment on forest management, wildfires, climate change	
Anonymous public comment	PUBLIC SUBMISSIONS	unrelated comment suggesting regulatory reform	
Anonymous public comment	PUBLIC SUBMISSIONS	unrelated comment on forest management, wildfires, greenhouse gases	

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x		BEAD, EFED, PRD	EPA-HQ-OPP-2013-0266-1211	11/8/2018
		PRD	EPA-HQ-OPP-2013-0266-1173	11/3/2018
		Simazine team	EPA-HQ-OPP-2013-0266-1255	9/24/2018
		Simazine team	EPA-HQ-OPP-2013-0266-1172	9/21/2018
x	x	BEAD?	EPA-HQ-OPP-2013-0266-1174	9/21/2018
		PRD	EPA-HQ-OPP-2013-0266-1171	9/17/2018
	x	HED?/PRD	EPA-HQ-OPP-2013-0266-1170	9/14/2018
	x	PRD	EPA-HQ-OPP-2013-0266-1169	9/12/2018
		n/a	EPA-HQ-OPP-2013-0266-1168	9/8/2018
		n/a	EPA-HQ-OPP-2013-0266-1165	8/29/2018
		HED/EFED	EPA-HQ-OPP-2013-0266-1167	8/28/2018
		n/a	EPA-HQ-OPP-2013-0266-1164	8/10/2018
		n/a	EPA-HQ-OPP-2013-0266-1163	8/7/2018
		n/a	EPA-HQ-OPP-2013-0266-1162	8/5/2018

Government Federal
Public Comment

Company/Organization Comment

Company/Organization Comment

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